RECEIVED
IN CLERK'S OFFICE

## UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF TENNESSEE AT NASHVILLE

JUN 1 7 2013
U.S. DISTRICT COURT
MID. DIST. TENN.

VINCENT ZIRKER, Petitioner.

3:04-cr-74 CHIEF JUDGE HAYNES, JR.

v.

UNITED STATES OF AMERICA, Respondent.

MOTION FOR EXTRADITION

OF MOTION FOR CLARIFICATION OF JUDGE& COMMITTMENT ORDER PURSUANT TO
FED. R. CRIM. P. RULE 36.

ONOELL

The nestion D

62ANTSD. The Defendants

5- sentence is 120

months. The condition
of the halfway
of the halfway
house is nesticed to

24 motions.

PETITIONER, Vincent Zirker, pro se, and ask this honorable court to extraphis ORDER ON THIS Motion For Clarification of Judgement & Committment Order pursuant to Rule 36.

Petitioner also ask this honorable court to contrue this motion liberally than a motion prepared by an attorney pursuant to Haines v. Kerner, 404 US 519-(1972).

## FACTS/ARGUEMENT

Petitioner seeks extradition of and order of the court that has caused predjudice, where in the courts previous order on page 5 in which the court sought to avoid. See page 5 last paragraph Document 301 of Case Number listed above dated 5/15/13.

On page 1 in the courts order it states paragraph 3: "According to the Defendant, the BOP informed him that due to the requirement that Defendant spend five years of his supervised release in a halfway house or community corrections center, the defendant will not be released on May 17, 2013 to spend the last six (6) months of his sentence in a halfway house, as is the general policy of the BOP. BOP's unit Team personally informed Defendant that this decision is a result of the facts that defendant will already spend five years of his suprevised release in a halfway house,